Senate File 153 - Introduced

	SENATE FILEBY COMMITTEE ON HUMAN RESOURC	
		(SUCCESSOR TO SSB 1092)
Pas Vot	ssed Senate, Date te: Ayes Nays Approved	_ Passed House, Date _ Vote: Ayes Nays
		A BILL FOR
2 3 4 BE 5 TLS	assistants, and nurse practicompanies or professional confirmed by the GENERAL ASSB 1781SV 83	eopathic physicians, physician itioners to form limited liability orporations. SSEMBLY OF THE STATE OF IOWA:
1 3 4 1 5 1 6 1 7 8 9 1 10 1 11 12 1 13 1 14 1 15 1 16 1 17 1 18 1 19 1 20 1 21 1 22 1 23 1 24 1 25 1 26 1 27 1 28 1 29 1 30 1 31 34 1 35 2 1 3 3 4 1 35 2 1 2 2 2 3 2 2 10 2 11 2 13 2 14	amended to read as follows: 4. "Profession" means the accountancy, architecture, of therapy, practice as a physip professional engineering, larchitecture, law, medicine osteopathic medicine and surpodiatry, real estate broken veterinary medicine, pharmac practitioner, nursing, and more chapters 147 and 154D Sec. 2. Section 490A.150 as follows: 490A.1502 PURPOSES AND 1. A professional limited organized only for the purpous one specific profession, or which could lawfully be practiculated individual or a partnership the additional purpose of dincidental to or necessary of the practice of the profession of a professional limited liability engage in the general practice professions, or one or more thereof, and to do all lawful to or necessary or convenient of the profession or professions, or one or more thereof, and to do all lawful to or necessary or convenient of the profession or professions. Sec. 3. Section 490A.150 as follows: 490A.1505 PRACTICE BY PROMPANY. 1. Notwithstanding any opposessional limited liability profession, but may do so in managers, employees, and age the same profession in this profession, no professional any act which could not law act which could not law	and surveying, landscape and surgery, optometry, regery, accounting practitioner, rage, speech pathology, audiology, by, practice as a nurse marriage and family therapy, and family therapist is licensed. O2, Code 2009, is amended to read powers. Ed liability company shall be use of engaging in the practice of two or more specific professions cticed in combination by a licensed of licensed individuals, and for using all lawful things which may be used or convenient in connection with ion or professions. The articles sional limited liability company at the purposes for which the lity company is organized are to ice of a specified profession or specified branches or divisions ul things which may be incidental in connection with the practice sions. Section, medicine and surgery, regery, practice as a physician a nurse practitioner shall be ich could lawfully be practiced in ividuals or a partnership of O5, Code 2009, is amended to read ROFESSIONAL LIMITED LIABILITY other statute or rule of law, a lity company may practice a nothis state only through members, ents who are licensed to practice state. In its practice of a limited liability company shall do

2 16 limited liability company is authorized to practice. This section shall not prohibit persons practicing 2 17 medicine and surgery, persons practicing osteopathic medicine 19 and surgery, persons practicing as physician assistants, or 20 persons practicing as nurse practitioners, from practicing 2 21 their respective professions in lawful combination pursuant to section 490A.1502. Sec. 4. Section 490A.1514, Code 2009, is amended to read 2 24 as follows: 2 25 490A.1514 MANAGEMENT. All managers of a professional limited liability company 2 27 shall at all times be individuals who are licensed to practice 2 28 a profession in this state, or a lawful combination of 29 professions pursuant to section 490A.1502, which the limited 30 liability company is authorized to practice. A person who is 2 31 not licensed shall have no authority or duties in the 2 32 management or control of the limited liability company. Tf a 33 manager ceases to have this qualification, the manager shall 34 immediately and automatically cease to hold such management 2 35 position. Sec. 5. Section 496C.2, subsection 4, Code 2009, is 2 amended to read as follows: "Profession" means the profession of certified public 3 3 4 accountancy, architecture, chiropractic, dentistry, physical 3 5 therapy, <u>practice as a physician assistant</u>, psychology, 6 professional engineering, land surveying, landscape 3 7 architecture, law, medicine and surgery, optometry 8 osteopathic medicine and surgery, accounting practitioner, 9 podiatry, real estate brokerage, speech pathology, audiology, 3 10 veterinary medicine, pharmacy, <u>practice as a nurse</u> 3 11 practitioner, and the practice of nursing. Section 496C.4, Code 2009, is amended to read as 3 12 Sec. 6. 3 13 follows: 3 14 496C.4 PURPOSES AND POWERS. 3 15 1. A professional corporation shall be organized only for 3 16 the purpose of engaging in the practice of one specific 3 17 profession, or two or more specific professions which could 3 18 lawfully be practiced in combination by a licensed individual 3 19 or a partnership of licensed individuals, and for the 3 20 additional purpose of doing all lawful things which may be incidental to or necessary or convenient in connection with 22 the practice of the profession or professions. The articles 3 23 of incorporation shall state in substance that the purposes 24 for which the corporation is organized are to engage in the 25 general practice of a specified profession or professions, or 3 26 one or more specified branches or divisions thereof, and to do 27 all lawful things which may be incidental to or necessary or 3 28 convenient in connection with the practice of the profession 3 29 or professions. Each professional corporation, unless 3 30 otherwise provided in its articles of incorporation or unless 31 expressly prohibited by this chapter, shall have all powers 3 32 granted to corporations by the Iowa business corporation Act, 3 33 chapter 490. 3 34 2. For purposes of this section, medicine and surgery, 35 osteopathic medicine and surgery, practice as a physician assistant, and practice as a nurse practitioner shall be 2 deemed to be professions which could lawfully be practiced in 3 combination by licensed individuals or a partnership of 4 licensed individuals. Sec. 7. Section 496C.7, Code 2009, is amended to read as 4 6 follows: 4 496C.7 PRACTICE BY PROFESSIONAL CORPORATION. 1. Notwithstanding any other statute or rule of law, a 4 professional corporation may practice a profession, but may do 9 4 10 so in this state only through shareholders, directors, 4 11 officers, employees, and agents who are licensed to practice 4 12 the same profession in this state. 2. In its practice of a profession, no professional 4 13 corporation shall do any act which could not lawfully be done 4 14 4 15 by individuals licensed to practice the profession which the 4 16 professional corporation is authorized to practice. 4 17 This section shall not prohibit persons practicing 18 medicine and surgery, persons practicing osteopathic medicine 19 and surgery, persons practicing as physician assistants, or 20 persons practicing as nurse practitioners, from practicing 21 their respective professions in lawful combination pursuant 4 22 section 496C.4. 4 23 Sec. 8. Section 496C.16, Code 2009, is amended to read as 4 24 follows: 4 25 496C.16 MANAGEMENT.

All directors of a professional corporation and all

4 27 officers of a professional corporation, except assistant 4 28 officers, shall at all times be individuals who are licensed 4 29 to practice in this state a profession, or a lawful 30 combination of professions pursuant to section 496C.4, which 4 31 the corporation is authorized to practice. However, upon the 4 32 occurrence of any event that requires the corporation either 4 33 to be dissolved or to elect to adopt the provisions of the 34 Iowa business corporation Act, chapter 490, as provided in 35 section 496C.19, provided the corporation ceases to practice 1 the profession that the corporation is authorized to practice, 2 as provided in section 496C.19, then individuals who are not 3 licensed to practice in this state a profession that the 5 4 corporation is authorized to practice may be appointed as 5 officers and directors for the sole purpose of carrying out 6 the dissolution of the corporation or, if applicable, the 7 voluntary election of the corporation to adopt the provisions 8 of the Iowa business corporation Act, as provided in section 5 9 496C.19.

EXPLANATION

This bill allows physician assistants and nurse 11 12 practitioners to form professional corporations and 5 13 professional limited liability companies. The bill also 5 14 provides that persons who are licensed to practice medicine 5 15 and surgery, physician assistants, and nurse practitioners may 5 16 jointly form professional corporations and professional 5 17 limited liability companies.

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